

1 GIBSON, DUNN & CRUTCHER LLP
2 Jeffrey T. Thomas (*pro hac vice*)
3 Michele L. Maryott (*pro hac vice*)
4 Joseph A. Gorman (*pro hac vice*)
5 3161 Michelson Drive
6 Irvine, CA 92612-4412
7 Telephone: (949) 451-3800
8 jtthomas@gibsondunn.com
9 mmmaryott@gibsondunn.com
10 jgorman@gibsondunn.com

11 GIBSON, DUNN & CRUTCHER LLP
12 Samuel G. Liversidge (*pro hac vice*)
13 Eric D. Vandevelde (*pro hac vice*)
14 333 South Grand Avenue
15 Los Angeles, CA 90071-3197
16 Telephone: (213) 229-7000
17 sliversidge@gibsondunn.com
18 evandevelde@gibsondunn.com

19 HOWARD & HOWARD ATTORNEYS
20 W. West Allen (Nevada Bar No. 5566)
3800 Howard Hughes Parkway, Suite 1000
Las Vegas, NV 89169
Telephone: (702) 667-4843
wwa@h2law.com

21 DEBEVOISE & PLIMPTON LLP
22 James J. Pastore (*pro hac vice*)
919 Third Avenue
New York, NY 10022
Telephone: (212) 909-6000
jjpastore@debevoise.com

23 DEBEVOISE & PLIMPTON LLP
24 Jeffrey P. Cunard (*pro hac vice*)
801 Pennsylvania Avenue N.W.
Washington, DC 20004
Telephone: (202) 383-8000
jpcunard@debevoise.com

25 RIMINI STREET, INC.
26 Daniel B. Winslow (*pro hac vice*)
6601 Koll Center Parkway, Suite 300
Pleasanton, CA 94566
Telephone: (925) 264-7736
dwinslow@riministreet.com

27 RIMINI STREET, INC.
28 John P. Reilly (*pro hac vice*)
3993 Howard Hughes Parkway, Suite 500
Las Vegas, NV 89169
Telephone: (336) 908-6961
jreilly@riministreet.com

29 *Attorneys for Plaintiff and Counterdefendant
Rimini Street, Inc., and Counterdefendant Seth
Ravin*

30 BOIES SCHILLER FLEXNER LLP
Richard J. Pocker (NV Bar No. 3568)
300 South Fourth Street, Suite 800
Las Vegas, NV 89101
Telephone: (702) 382-7300
Facsimile: (702) 382-2755
rpocker@bsflp.com

31 BOIES SCHILLER FLEXNER LLP
William Isaacson (*pro hac vice*)
Karen Dunn (*pro hac vice*)
1401 New York Avenue, NW, 11th Floor
Washington, DC 20005
Telephone: (202) 237-2727
Facsimile: (202) 237-6131
wisaacson@bsflp.com
kdunn@bsflp.com

32 BOIES SCHILLER FLEXNER LLP
33 Steven C. Holtzman (*pro hac vice*)
34 Beko O. Reblitz-Richardson (*pro hac vice*)
1999 Harrison Street, Suite 900
35 Oakland, CA 94612
36 Telephone: (510) 874-1000
37 Facsimile: (510) 874-1460
38 sholtzman@bsflp.com
39 brichardson@bsflp.com

40 MORGAN, LEWIS & BOCKIUS LLP
41 Benjamin P. Smith (*pro hac vice*)
42 John A. Polito (*pro hac vice*)
43 Sharon R. Smith (*pro hac vice*)
44 One Market, Spear Street Tower
45 San Francisco, CA 94105
46 Telephone: 415.442.1000
47 Facsimile: 415.442.1001
48 benjamin.smith@morganlewis.com
49 john.polito@morganlewis.com
50 sharon.smith@morganlewis.com

51 ORACLE CORPORATION
52 Dorian Daley (*pro hac vice*)
53 Deborah K. Miller (*pro hac vice*)
54 James C. Maroulis (*pro hac vice*)
55 500 Oracle Parkway, M/S 5op7
56 Redwood City, CA 94070
57 Telephone: 650.506.4846
58 Facsimile: 650.506.7114
59 dorian.daley@oracle.com
60 deborah.miller@oracle.com
61 jim.maroulis@oracle.com

62 *Attorneys for Defendants and
63 Counterclaimants Oracle America, Inc. and
64 Oracle International Corp.*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

RIMINI STREET, INC., a Nevada corporation,

Plaintiff,

V.

ORACLE INTERNATIONAL
CORPORATION, a California corporation,
and ORACLE AMERICA, INC., a Delaware
corporation,

Defendants.

AND RELATED COUNTERCLAIMS.

CASE NO. 2:14-CV-01699-LRH-CWH

**JOINT STIPULATION AND
[PROPOSED] ORDER TO EXTEND
EXPERT DISCOVERY**

ORACLE INTERNATIONAL
CORPORATION, a California corporation,
and ORACLE AMERICA, INC., a Delaware
corporation,

AND RELATED COUNTERCLAIMS.

Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant Seth Ravin
defendants and Counterclaimants Oracle America, Inc. and Oracle International Corp.
respectively, the “Parties”) jointly submit this Stipulation and [Proposed] Order.

WHEREAS, the current close of expert discovery is set for September 19, 2018;

WHEREAS, the Parties agree that due to the need to schedule a certain expert's deposition later into September due to the expert's schedule, the expert discovery deadline be extended until September 27, 2018;

WHEREAS, the Parties agree to move the close of expert discovery to September 27, 2018 to accommodate the expert deposition, pending approval by the Court;

WHEREAS, no other case deadlines will be affected by this change in schedule;

111

111

111

111

111

111

1 THEREFORE, the Parties stipulate, and request that the Court order, that the close of
2 expert discovery be moved from September 19, 2018, to September 27, 2018.

3
4 Dated: August 21, 2018

5 GIBSON, DUNN & CRUTCHER LLP

6 By: /s/ Eric D. Vandevelde
7 Eric D. Vandevelde

8 *Attorneys for Plaintiff and
9 Counterdefendant Rimini Street, Inc., and
Counterdefendant Seth Ravin*

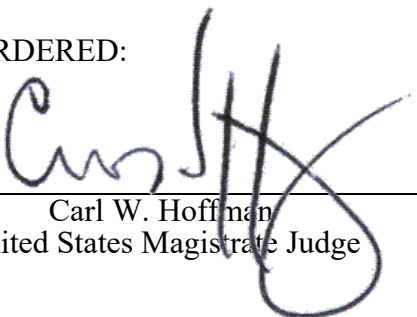
10
11 Dated: August 21, 2018

12 MORGAN, LEWIS & BOCKIUS LLP

13 By: /s/ Zachary Hill
14 Zachary Hill

15 *Attorney for Defendants and
16 Counterclaimants Oracle America, Inc. and
Oracle International Corporation*

17 IT IS SO ORDERED:

18
19
20
21
22
23
24
25
26
27
28

Carl W. Hoffman
United States Magistrate Judge

DATED: August 23, 2018

ATTESTATION OF FILER

The signatories to this document are Zachary Hill and me, and I have obtained his concurrence to file this document on his behalf.

Dated: August 21, 2018

GIBSON, DUNN & CRUTCHER LLP

By: /s/ Eric D. Vandevelde
Eric D. Vandevelde

*Attorneys for Plaintiff and Counterdefendant
Rimini Street, Inc., and Counterdefendant Seth
Ravin*

CERTIFICATE OF SERVICE

I hereby certify that on this date, I caused to be electronically uploaded a true and correct copy in Adobe “pdf” format of the above document to the United States District Court’s Case Management and Electronic Case Filing (CM/ECF) system. After the electronic filing of a document, service is deemed complete upon transmission of the Notice of Electronic Filing (“NEF”) to the registered CM/ECF users. All counsel of record are registered users.

DATED: August 21, 2018

GIBSON, DUNN & CRUTCHER LLP

By: /s/ Eric D. Vandevelde
Eric D. Vandevelde

*Attorneys for Plaintiff and Counterdefendant
Rimini Street, Inc., and Counterdefendant Seth
Ravin*

102921347.2